Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

F046565 People v. Sherman

The submission of the above-entitled case for decision having been deferred on Thursday, September 22, 2005, to allow the absent assigned justice to listen to the tape recording of the oral proceedings and participate in the determination of this appeal upon his return, IT IS ORDERED that the case is submitted for decision.

F046565 People v. Sherman

The judgment is affirmed. Ardaiz, P.J.

We concur: Dibiaso, J.; Wiseman, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F047105 In re Kadeem G., a minor

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F045076 In re the Marriage of Linda and Gregory Kneis F045668 In re the Marriage of Linda and Gregory Kneis

The appeal from the court's March 2, 2004 order (F045076) is dismissed. The court's June 3, 2004 order is affirmed. Costs on appeal are awarded to respondent. Ardaiz, P.J.

We concur: Dibiaso, J.; Harris, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F047456 In re C. G., a Minor

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

F047456 In re C. G., a Minor

The superior court's January 2005 status review findings and orders are affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F037477 Horsford et al. v. The Board of Trustees of California State University

F038607 Horsford et al. v. The Board of Trustees of California State University

Defendant's petition for rehearing filed herein is denied.

F045435 Aware Treatment Clinic, Inc.

Pursuant to written stipulation of the parties hereto, IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.

F044880 People v. Benyamini

The judgment is modified to award custody credits of 526 actual days plus 66 days of conduct credits, for a total of 592 days of presentence custody credits. As so modified, the judgment is affirmed. The trial court shall prepare a corrected abstract of judgment and forward a copy to the Department of Corrections. Dibiaso, Acting P.J.

We concur: Buckley, J.; Gomes, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F048225 In re Jacob L. et al. minors

The above-entitled cause is submitted.

F048225 In re Jacob L. et al. minors

IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]